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weakness of those views could be made apparent more surely by adducing evidence against them than by merely denying their tenableness.

CASES ON THE LAW OF DAMAGES. Selected by Floyd R. Mechem. Third Edition. St. Paul: West Publishing Co. 1902. pp. xvi, 758. 4to.

This selection, comprising some two hundred and fifty cases, illustrates the application of the leading general principles of the law of Damages. The book is intended primarily for use in connection with the instruction of students. With this purpose in view, it would seem that the author might have made a more judicious selection of shorter cases to illustrate many points. So, too, the usefulness of the book in the hands of students would have been greatly enhanced had portions of the opinions not dealing with the subject of Damages been omitted. An ideal case-book for use in a law school requires more effort on the part of the author and less by the publisher. The absence of an index and head-notes to the cases renders the work of doubtful value to the practitioner.

A MANUAL OF THE PRINCIPLES OF EQUITY. By John Indemaur. Fifth Edition. London: Geo. Barber. 1902. pp. xxxii, 574. 8vo.

ESSAYS IN LEGAL ETHICS. By George W. Warvelle. Chicago: Callaghan & Co. 1902. pp. xiii, 234. 12mo.

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 Antiquated Courts and Miscarriage of Justice. *Chas. H. Hartshorne.* 25 N. J. L. J. 37-41.
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Cockburn, Sir Alexander. Three Great Judges of Our Own Times. *Anon.* 37 Law J. (London) 111-112.

Code, Civil Procedure, Possession under. *Anon.* 4 Bombay L. R. 4-7.

Common Law Cases in 1901. *Anon.* 1 Can. L. Rev. 238-240.

Companies, Limited, Assignments *vs.* Winding-up of. *Gideon Grant.* 1 Can. L. Rev. 229-231.

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Constructive Notice in regard to Negotiable Instruments. *Anon.* 18 So. Afr. L. J. 49-52.

Consular Courts. *Anon.* 10 L. Stud. Help. 39-40.